CCPCVMN Case 1:08-cv-03077-GBD Document 8 Time: 11:14:50

INDEX NO: 111293 2006
PURCHASE: 08112006 CI

CIVIL INDEX MINUTE BOOK INQUIRY

PLAINTIFF NAME: ALAPECK GERALDINE DEFENDANT NAME: PFIZER INC ATTORNEY: RONALD R. BENJAMIN ATTORNEY: UNKNOWN

126 RIVERSIDE DRIVE BINGHAMTON, NEW YOR

1-607 772-1442

SEQ DATE MINUTES

0001 08112006 SUMMONS AND COMPLAINT

0001 09252006 ANSWER

0001 11142006 INTERROGATORIES

0001 06012007 SO ORDERED STIPULATION

F2=PRINT F3=EXIT F5=VIEW NEXT F7=BACKWARD F8=FORWARD F12=EXIT MAIN

Case 1:08-cv-03077-GBD Document 8<sub>STA</sub> Filed 04/18/2008 Page 2 of 84/16/2008 NO: 111293 2006 NEW YORK COUNTY CLERK TIME: 11:14:50

INDEX NO: 111293 2006 PURCHASE: 08112006

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1-607 772-1442

SEQ DATE 0001 03062008 MINUTES DISMISSAL STIPULATION WITH PREJUDICE

AGAINST PFIZER DEFENDANTS

NEXT INDEX NUMBER:

F2=PRINT F3=EXIT F5=VIEW NEXT F7=BACKWARD F8=FORWARD F12=EXIT MAIN

### COUNTY CLERK, NEW YORK COUNTY

Application for INDEX NUMBER pursuant to Section 8018, C.P.L.R.

#### **FEE \$210.00**

Space below to be TYPED or PRINTED by applicant

Do not write in this space

INDEX NUMBER

#### TITLE OF ACTION OR PROCEEDING

Geraldine Alapeck,

Plaintiff,

-vs-

Pfizer, Inc., Pharmacia Corporation, a wholly-owned subsidiary of Pfizer, Inc., Pharmacia & Upjohn Company, a wholly-owned subsidiary of Pharmacia Corporation, and Merck & Co., Inc,

Defendants.

CHECK ONE

COMMERCIAL ACTION

> CONSUMER CREDIT

TRANSACTION

NOT CONSUMER CREDIT TRANSACTION

NOT COMMERCIAL ACTION

THIRD PARTY ACTION NOT THIRD PARTY ACTION

FIFTERD PARTY ACTION MAIN INDEX NO.

06111293

Name was the college of the Attomey for Plaintiff or Petitioner Teleprone No.

LAW OFFICES OF RONALD R. BENJAMIN 126 Riverside Drive P.O. Box 607 Binghamton, New York 13902-0607

JUD

Name and address of Attorney for Defendant or Respondent. Telephone No.

Nature and object of action or Nature of special proceeding (

Application for Index Number filed by: Plaintiff 🗟 Defendant 🖽 В. Was a previous Third Party Action filed Yes 🖾 .No 🖂 🕹

Date filed

## SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

GERALDINE ALAPECK

Plaintiff,

-against-

PFIZER, INC., PHARMACIA CORPORATION, a wholly-owned subsidiary of PFIZER, INC., and PHARMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC.,

Defendants.

TO THE ABOVE NAMED DEFENDANT(S):

e 6111293

Plaintiff designates New York County as place of trial based on defendants' principal place of business.

Index No.: Date Filed:

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's undersigned attorney within twenty (20) days after service of this summons, exclusive of the day of service (or within thirty (30) days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated: August 2, 2006

Binghamton, New York

Plaintiffs' residence is:

4 Holland Avenue, Binghamton, New York 13905

Defendants' Addresses:

Pfizer Inc., 245 E. 42<sup>nd</sup> Street, New York, NY 10017-5755

Pharmacia Corporation, 100 Route 203, North Peapack, NJ 07977

Pharmacia & Upjohn Company, Tax Dept., 88-106, 7000 Portage Road, Kalamazoo, MI 49001

Merck & Co., Inc., One Merck Drive, P.O. Box 100 WS3AB-05, Whitehouse Station, NJ 08889-0100

Ronald R. Benjamin, Esq.

LAW OFFICES OF RONALD R. BENJAMIN

Attorney for Plaintiff 126 Riverside Drive

P.O. Box 607

Binghamton, New York 13902-0607

(607) 772-1442

# STATE OF NEW YORK: SUPREME COURT COUNTY OF NEW YORK

GERALDINE M. ALAPECK,

#### Plaintiffs,

-vs-

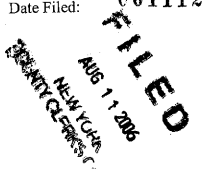
PFIZER, INC., PHARMACIA CORPORATION, a whollyown subsidiary of PFIZER, INC., and PHARMACIA & UPJOHN COMPANY, a wholly owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO, INC,

#### Defendants.

#### **COMPLAINT**

Index No.:

e6111293



Plaintiff, GERALDINE M. ALAPECK, by and through counsel, the Law Office of Ronald R. Benjamin, complaining of each defendant, allege as follows:

- 1. Plaintiff was and is at all times relevant herein is a resident of and domiciled in the State of New York.
- 2. Upon information and belief, defendant PFIZER INC., is a Delaware corporation with its principal place of business located at 235 East 42nd Street, New York, New York, and is authorized to do and doing business in the State of New York with the county of its principal office registered as New York County.
- 3. Upon information and belief, defendant PHARMACIA & UPJOHN COMPANY is a wholly-owned subsidiary of PHARMACIA CORPORATION, and at times relevant to this complaint, each was a foreign corporation incorporated in the State of Delaware, and authorized to do business in the State of New York, registered in or with its principal office located in New York County.
  - 4. Upon information and belief, as the result of a corporate merger between Pfizer, Inc., and

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Pharmacia Corporation in or about April 2004, Pharmacia Corporation which is a wholly-owned subsidiary of Pfizer, Inc., and, as a result thereof, Pfizer, Inc., is legally responsible for all obligations, debts and liabilities of Pharmacia Corporation and Pharmacia & Upjohn Company, and is the successor in interest and real party to Pharmacia Corporation and Pharmacia & Upjohn Company (hereafter collectively referred to as "Pfizer defendants").

- 5. Upon information and belief, at all times relevant hereto defendant MERCK & CO. INC. (hereafter "Merck" or defendant), was and is a foreign corporation by virtue of being incorporated in New Jersey, and has its principal place of business at One Merck Drive, P.O. Box 100, WS3AB-05 Whitehouse Station, New Jersey 08889-01000, and is authorized to do business in the State of New York, with its registered principal office located at 111 Eighth Avenue, New York, NY 10011, in the County of New York.
- 6. At all relevant times herein mentioned the Pfizer defendants engaged in manufacture, design, production, testing, study, research, inspection, mixture, labeling, marketing, advertising, sales, promotion, and/or distribution of their respective pharmaceutical products including the non-steroidal anti-inflammatory arthritis and acute pain medications CELEBREX (celecoxib) and BEXTRA (valdecoxib), which are selective inhibitors of cyclo-oxygenase 2 (COX-2), for ultimate sale and/or use in the United States of America as well as in countries throughout the world.
- 7. At all relevant times herein mentioned the defendant Merck engaged in the design, manufacture, production, testing, study, research, inspection, mixture, labeling, marketing, advertising, sales, promotion, and/or distribution of pharmaceutical products including the non-steroidal anti-inflammatory arthritis and acute pain medication VIOXX (rofecoxib), a selective COX-2 inhibitor, for ultimate sale and/or use in the United States of America as well as in countries throughout the world.
- 8. Each of the defendants are liable for the acts and transactions complained of herein that occurred and injured plaintiffs in and thus had consequences in the State of New York.

- 9. Upon information and belief, each of the defendants used a wide range of marketing methods to promote the aforesaid products and place the same in the stream of commerce, including, but not limited to, sponsoring medical journals to promote the alleged benefits of their products, using sales representatives including detailmen to call to on physicians throughout the country to encourage them to prescribe each of the defendants' products, sponsoring continued medical education programs for the express purpose of promoting their products, hiring experts in the field to speak to physicians for purposes of promoting their products, by direct advertisements to consumers and end- users of the products, and by utilizing the media to promote the alleged benefits of the products.
- 10. Upon information and belief, each of the defendants engaged in extensive advertising and promotional activity which indicated their drugs were efficacious for treating and safe to use, and published a description of their respective drugs in the Physician's Desk Reference for use by doctors in determining whether to prescribe said drugs to patients, including plaintiffs.
- 11. Upon information and belief, due to defendant's promotional activity with respect to the aforesaid products, each of the plaintiffs were prescribed the drugs based on the belief the same were safe to use and unlikely to subject each injured plaintiff to serious side effects as a result of use of the products.
- 12. Upon information and belief, had each of the defendants carried out proper testing on their products it would have realized the risks of using their products included cardiovascular events including but not limited to heart attack, stroke and thromboembolism, and that the risks far outweighed any alleged benefits from the products.
- 13. Upon information and belief, each of the defendants, through its agents, employees and representatives, engaged in intentional efforts to hide and withhold from the public safety concerns expressed by its own officials and researchers linking the aforesaid drugs to increased heart risks.
  - 14. In reliance on the same, the injured plaintiff ingested the drugs and continued ingesting

the drugs for a period of time as instructed by their respective prescribing physicians.

- 15. Upon information and belief, the injured plaintiff GERALDINE M. ALAPECK, ingested the drug Vioxx, in or about, 2002, as directed by her physicians and in accordance with the respective manufacturer's instructions.
- 16. Upon information and belief, the injured plaintiff GERALDINE M. ALAPECK ingested the drug Bextra in or about, 2003, as directed by her physicians and in accordance with the respective manufacturer's instructions.
- 17. Due to safety concerns of an increased risk of cardiovascular events, on or about September 30, 2004, Merck announced a voluntary withdrawal of Vioxx (rofecoxib) from the market, and on or about April 7, 2005, Pfizer withdrew Bextra from the market.
- 18. As a direct and proximate result of the conduct of each of the defendants, the injured plaintiffs sustained severe injuries, which, upon information and belief, are permanent in nature.
- 19. By reason of the foregoing, the injured plaintiff sustained great pain and suffering, and continued to sustain great pain and suffering for a lengthy period of time, and sustained great anxiety and fear of additional adverse medical consequences, and will continue to so suffer in the future.
- 20. By reason of injuries caused by ingestion of the aforesaid drugs, the injured plaintiff incurred or may be obligated to pay monies for medical expenses.
- 21. The injuries sustained by the aforesaid plaintiff and the damages resulting therefrom were caused solely by the defendants' defective products without any fault on the part of the plaintiff contributing hereto.
- 22. Plaintiff alleges that the limitations on liability set forth in CPLR § 1601 do not apply under the exemptions set forth in CPLR §§ 1602(5), 1602(7) and 1602(11).
  - 23. In the event applicable, plaintiffs rely on the provisions of CPLR §214-c(4).

AS AND FOR A FIRST CAUSE OF ACTION (NEGLIGENCE AND GROSS NEGLIGENCE)

- 24. Plaintiff realleges and incorporates herein as if fully set forth herein the allegations in the preceding paragraphs 1 through 29 of this complaint.
- 25. Each of the defendants knew or should have known with the exercise of reasonable care that the products complained of are unreasonably dangerous products, and nevertheless promoted and placed said products into the stream of commerce.
- 26. Prior to the time the injured plaintiff ingested the products as aforesaid, each of the defendants knew or should have known that a significant portion of the users of the products would be subject to a significant risk and increased risk of serious side effects, including cardiovascular disease and stroke.
- 27. Upon information and belief, each of the defendants failed to carry out adequate investigation including, but not limited to, failing to adequately test their respective products.
- 28. Each of the defendants was further grossly negligent and evinced a reckless disregard for the safety of persons who would be using said products by downplaying, minimizing, and otherwise failing to warn the medical profession, the public in general and each plaintiff in particular about the serious and deadly side effects of their products, while at the same time promoting the drugs on the basis of minor alleged benefits and unsubstantiated or false claims as to efficacy for pain management.
- 29. As a direct and proximate result of the negligence of each of the defendants, the injured plaintiffs were harmed and sustained the injuries as aforesaid due to ingesting the products over a period of time.
- 30. As a result of the foregoing, the injured plaintiff is entitled to compensatory damages from each of the defendants, and to exemplary damages from each of the defendants.

# AS AND FOR A SECOND CAUSE OF ACTION (STRICT LIABILITY)

31. Plaintiff incorporates by reference and realleges all preceding paragraphs as if fully set forth herein and further allege the following.

- 32. At all times herein mentioned, the defendants' respective products were dangerous and defective, in that any benefit from said products was outweighed by the serious and deadly side effects of said drugs.
- 33. Each of the defendants placed said products into the stream of commerce with reckless disregard for the public safety in that it did not carry out adequate testing, did not timely or adequately continue to test and monitor the safety of the drugs, or take other reasonable steps to assure the products were efficacious for the purpose for which they were intended without subjecting the user to significant and harmful side effects as aforesaid.
- 34. Each of the defendants are strictly liable for the harm the injured plaintiffs sustained as a result of ingesting the products as aforesaid.
- 35. As a result of reckless disregard for the public welfare and welfare of the plaintiff in particular, the plaintiff is entitled to exemplary damages from each of the defendants in addition to compensatory damages sustained as a result of each of the defendants' conduct.

# AS AND FOR A THIRD CAUSE OF ACTION (MISREPRESENTATION AND FAILURE TO WARN)

- 36. Plaintiff incorporates by reference and realleges all preceding paragraphs as if fully set forth herein and further allege the following.
- 37. Beginning prior to the time the plaintiff herein ingested the drugs as aforesaid, each of the defendants engaged in a strategy involving aggressively marketing and selling the aforesaid products by falsely misleading potential users as to the safety of the drugs, by promoting the drugs based on unsubstantiated safety claims, and by failing to protect users from serious dangers which each of the defendants knew or should have known to result from use of said products.
- 38. By use of affirmative misrepresentations and omissions, each of the defendants engaged in promotional or advertising programs that falsely and fraudulently sought to create the image and impression that the aforesaid drugs were safe, known to be safe or had minimal risks to the public and

each plaintiff in particular.

- 39. Upon information and belief, each of the defendants understated downplayed or withheld information concerning health hazards and risks associated with the drugs, as well as the lack of adequate testing and monitoring for safety.
- 40. Each of the defendants failed to provide adequate warnings and/or information concerning the harms or potential harms of and dangers of the use of said products to the public for whom the drugs were not expressly contraindicated, and diluted any warnings by representing that adverse events were not significant for persons likely to be the users of said drugs.
- 41. As a direct and proximate result of the aforesaid failure by each of the defendants to provide appropriate warnings and/or instructions, the plaintiff sustained the harm complained of herein.
- 42. Upon information and belief, at the times relevant to this complaint, each defendant was in possession of information demonstrating serious side effects evidencing the increased risk the drugs posed to patients, or clearly should have been in possession of such information yet continued to market the products by providing false and misleading information with regard to safety as aforesaid, and, despite the same, and despite the fact that there was existing evidence said drugs was in fact dangerous, each defendant downplayed the health hazards and risks associated with the products and in fact deceived the medical community, individual physicians and the public at large including potential users of the products by promoting the same as safe and effective.
- 43. Upon information and belief, each defendant placed profit concerns over and above the safety of the public.
- 44. As a result of each defendant's reckless disregard for the public welfare and welfare of each plaintiff in particular, each of the injured plaintiffs is entitled to an award of exemplary damages from each of the defendants in addition to compensatory damages sustained as a result of said conduct.

# AS AND FOR A FOURTH AND SEPARATE CAUSE OF ACTION (BREACH OF EXPRESS AND IMPLIED WARRANTIES)

- 45. Plaintiff incorporates by reference and realleges all preceding paragraphs as if fully set forth herein and further allege the following.
- 46. Each of the defendants expressly and impliedly warranted that their aforesaid drugs were safe when used by patients for whom the drugs were not otherwise contraindicated, including the injured plaintiffs herein.
- 47. Each of the defendants breached such express and implied warranties in that their respective drugs are not safe for the purpose for which intended.
- 48. As a direct and proximate result of the aforesaid breach of express and implied warranties, each injured plaintiff is entitled to an award of compensatory and to an award of exemplary damages, inasmuch as the breach was in reckless disregard of the public health and safety.

#### RELIEF REQUESTED

WHEREFORE, the plaintiff demands judgment against the defendants, jointly and severally, as appropriate, on each cause of action as pled herein as follows:

- (1) Award plaintiff GERALDINE M. ALAPECK compensatory damages in an amount that exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction; and
- (2) Award plaintiff GERALDINE M. ALAPECK exemplary damages against defendants on the first through fifth causes of action;
- (3) Award plaintiff such other and further relief against the defendants as the Court deems just and proper under the circumstances, including the costs and disbursements of this action.

Dated: August 2, 2006

LAW OFFICE OF RONALD R. BENJAMIN

Attorneys for Plaintiffs 126 Riverside Drive, P. O. Box 607 Binghamton, New York 13902-0607 607/772-1442

Du Vina II

RONALD R. BENJAMIN

Case 1:08-cv-03077-GBD Document 8 Filed 04/18/2008 Page 13 of 84 SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK GERALDINE M. ALAPECK, No.: 111293/06 Plaintiff, -against-PFIZER, INC., PHARMACIA CORPORATION, : a wholly-owned subsidiary of PFIZER, INC., and: PHARMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC., Defendants.

# FIRST SET OF INTERROGATORIES TO PLAINTIFF GERALDINE M. ALAPECK PROPOUNDED BY DEFENDANT MERCK & CO., INC.

Defendant Merck & Co., Inc. ("Merck") propounds the following interrogatories to plaintiff Geraldine M. Alapeck pursuant to Sections 3130-3133 of the Civil Practice Law and Rules. Plaintiff is requested to respond separately and in writing within twenty (20) days.

The following Definitions and Instructions are applicable and are expressly incorporated into these Interrogatories:

### **DEFINITIONS AND INSTRUCTIONS**

1. "Merck & Co., Inc." and "Merck" means any of the subsidiaries, divisions, departments, affiliates, predecessors, successors or offices of the defendant and by whatever name known, and all present and former officers, directors, employees, trustees, principals, agents, and representatives of Merck, as well as any person acting or purporting to act on its behalf.

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- "Plaintiff" or "Plaintiffs" or "you" or "your" or "yourself" means 2. Plaintiff Geraldine M. Alapeck, any of her agents, representatives or assigns, as well as any person acting or purporting to act on her behalf.
- "Vioxx®" means the prescription drug with the chemical name 3. rofecoxib which is the subject of this lawsuit.
- As used throughout, "written communication" or "document" means all written or graphic matter, however produced, or reproduced, of every kind and description in the actual or constructive possession, custody or control of plaintiff's counsel, including without limitation all writings, drawings, graphs, charts, photographs, sound tapes or recordings, announcements, bulletins, press releases, papers, books, accounts, letters, microfilm, magnetic tape, magnetic disks, magnetic strips, optical character recognition characters, punched paper tapes, microfiche, punched cards, telegrams, voices, statements, account recommendations, notes, minutes, inter-office memoranda, reports, studies, contracts, ledgers, books of account, vouchers, hotel charges, cost sheets, stenographer notebooks, calendars, appointment books, diaries, time sheets or logs, computer printouts, computer files, data compilations from which information can be obtained or can be translated through detection devices into reasonably usable form. The term "document" shall also include:
- a. A copy of the original document when the original document is not in the possession, custody or control of plaintiff, plaintiff's counsel or other agent; and
- b. Every copy of a document (a) where such copy is not an identical duplicate of the original, or (b) where such copy contains notations not contained on the original or other copies.

- 5. The term "communications" means all occasions on which information was conveyed from one person to another (a) by means of a document, or (b) verbally, including by means of a telephone or other mechanical or electronic device.
- 6. As used herein, the term "person" shall include, wherever appropriate, not only a natural person but also a corporation, partnership, unincorporated association or other association of persons. However, a request for identification of a person having knowledge of facts or custody of a document shall be construed to refer to a natural person.
- 7. A response to a request contained in these Interrogatories to "identify" a document shall be sufficient if the individual having custody of the document is identified by name and address, and the document is identified or described by (a) the date, (b) the author, (c) the addressee(s), (d) the type of document (i.e., letter, memorandum, note, etc.), (e) the subject matter, and (f) the number of pages. In lieu of identifying a document, you may attach a copy of such document or documents to your answers to these Interrogatories.
- A request to "identify" a person shall be construed as a request for 8. (a) the full name of such person, (b) all other names which such person has used for him or herself, (c) the social security number of such person, (d) the date and place of birth of such person, (e) the present employer of such person, (f) the present office or business address and business telephone number of such person, (g) the present residential address and residential telephone number of such person, (h) the nature the relationship between the plaintiff and such person, (i) the dates of commencement and termination of that relationship, and (j) the reason for the termination of that relationship. If you do not

know or cannot determine the present address, telephone number or present employer of any person referred to in your answers to these Interrogatories, please give the last known address, telephone number or employer.

- 9. The term "describe in detail" means: (a) describe fully by reference to underlying facts rather than by ultimate facts or conclusions of fact or law, (b) state for each such fact the (1) time, (2) place, and (3) manner of said fact, (c) identify all persons involved, and (d) identify all documents that support, contradict, refer, relate, or mention such facts.
- 10. If you object to any Interrogatory or any subpart thereof on the grounds that it calls for disclosure of information which you claim is privileged, then answer such Interrogatory or subpart as follows: (a) furnish all information and facts called for by such Interrogatory or subpart which you do not claim is privileged, and (b) for each communication, recommendation, fact or advice which you claim is privileged, state the basis for your claim of privilege.
- 11. Throughout these interrogatories, including the definition of terms, words used in the masculine gender include the feminine; and words used in the singular include the plural. Where the word "or" appears herein, the meaning intended is the logical inclusion "or" i.e., "and/or." Where the word "include" or "including" appears, the meaning intended is "including, but not limited to."
- 12. When requested to "state each fact" or the "facts upon which you rely" relating to any allegation, fact, legal theory, contention or denial, please furnish a full and complete statement of the factual basis of any such allegation, fact, legal theory,

contention or denial, the reason or rationale that such facts so relate or pertain and how such facts so relate or pertain.

#### **INTERROGATORIES**

#### **INTERROGATORY 1:**

Please identify yourself, including your full name; all other names you have used or by which you have been known and the period of time during which you were known by such other names; your address; the date and place of your birth; your social security number and, if different, your driver's license number.

#### ANSWER:

#### **INTERROGATORY NO. 2:**

Please describe your educational background, including the name and address of each grade school, high school, college or university, trade school, or graduate school attended; the inclusive dates of attendance; list any majors(s), minor(s), and the degree(s) received.

#### ANSWER:

#### <u>INTERROGATORY NO. 3:</u>

Please describe your employment history since age 18, identifying each employer (or period of self-employment), the inclusive dates of each employment, your job title, a description of your duties for each employment, the amount or rate of compensation for each employment, and your reason for leaving each employment.

#### ANSWER:

ANSWER:

#### **INTERROGATORY NO. 4:**

Describe in detail all injuries, diseases, illnesses, disabilities or other medical conditions experienced by you since January 1, 1995. (See definition 9.)

#### **INTERROGATORY NO. 5:**

Please identify by name, address, telephone number, and specialty, if applicable, each and every physician or other healthcare provider whom you consulted, or who treated or examined you for any reason whatsoever since January 1, 1995, and describe in detail the reasons you sought treatment or consultation, the date(s) of the treatment or consultation, all tests performed, the diagnosis, and the medication prescribed. (See definitions 8 & 9.)

#### ANSWER:

#### <u>INTERROGATORY NO. 6:</u>

Describe in detail your medication history, other than Vioxx, including a list of all medications (prescription and non-prescription), and drugs (legal or illegal) that you used since January 1, 1995, the reason each medicine, medication, and/or drug was used, and for each medication or drug, identify its brand or generic name; if it was

prescribed, the name and address of the person prescribing it; the name and address of the pharmacy from which such medication was purchased; the dates on which you took the drug, the amounts and dosage of each drug taken, and the dates and reasons for which you stopped taking it; and the nature of any reaction, including any allergic reaction or side effect experienced by you. (See definition 9.)

#### ANSWER:

#### **INTERROGATORY NO. 7:**

Please identify each and every healthcare provider who prescribed Vioxx or provided samples of Vioxx to you. For each healthcare provider, state the condition for which Vioxx was prescribed or was provided, the dates such prescriptions were issued or such samples were provided, and the dosages. (See definition 8.)

#### **INTERROGATORY NO. 8:**

Set forth the names and complete addresses of all pharmacies where you have had prescriptions for Vioxx filled. To the extent not previously provided, provide authorizations for the release of those records in the form attached hereto.

#### ANSWER:

#### **INTERROGATORY NO. 9:**

State the dates on which you started and stopped treatment with Vioxx, the dosage you were taking, and whether any physician increased or decreased your original prescription at any time. If you, on your own, changed your dosage of Vioxx or the frequency of the dosage at any time from the dosage recommended by the prescribing physician, state the date on which you made each change, and the actual amount of Vioxx consumed by you each day.

#### ANSWER:

#### INTERROGATORY NO. 10:

State the dates on which you started and stopped treatment with Celebrex® and/or Bextra®, the dosage you were taking, and whether any physician increased or decreased your original prescription at any time. If you, on your own, changed your dosage of Celebrex® and/or Bextra®, or the frequency of the dosage at any time from the dosage recommended by the prescribing physician, state the date on which

you made each change, and the actual amount of Celebrex® and/or Bextra® consumed by you each day.

#### ANSWER:

#### **INTERROGATORY NO. 11:**

Describe in detail each injury, illness, disease or condition (i.e., sign or symptom, whether mental, physical or emotional) that you claim to have resulted from your use of Vioxx; the dates of onset for each injury, illness, disease or condition; and set forth the name and address of all physicians or other healthcare providers with whom you consulted or from whom you sought treatment for these conditions. (See definition 8.)

#### ANSWER:

#### **INTERROGATORY NO. 12:**

For each injury identified in Interrogatory No. 10, please identify all healthcare providers and experts who will support the claim that Vioxx caused such injury, the substance of such opinions, and any facts or documents upon which such opinions are based. Attach to your interrogatory answers a copy of all written reports supporting this claim. (See definition 7.)

#### <u>ANSWER:</u>

#### **INTERROGATORY NO. 13:**

Identify any member of your family who has experienced cardiovascular events, including heart attacks and strokes, or any other medical condition(s) similar to the condition(s) experienced by you, and, for each person so identified, describe in detail the nature of such medical condition(s). (See definitions 8 & 9.)

#### ANSWER:

#### **INTERROGATORY NO. 14:**

Separately itemize all expenses and losses that you claim to have incurred or expect to incur as a result of the injuries you claim that you suffered from taking Vioxx, including the dollar amount of hospital bills and identity of the hospital; medical bills with the names and addresses of the persons requesting payment; nursing bills with the names and addresses of the persons requesting payment; loss of earnings including the names and addresses of employers; and any other similar expenses and damages, specifying type, amount and person to whom such amount is due.

#### ANSWER:

#### INTERROGATORY NO. 15:

If you have ever been given disability ratings for accident, health or life insurance, please identify the healthcare provider that assigned each such rating, the date

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on which you were given each disability rating, and the reason for which you were given each disability rating.

ANSWER:

#### **INTERROGATORY NO. 16**:

State whether you have undergone any additional physical examinations, including examinations in connection with employment or any application for employment or for life insurance since January 1, 1995, and if so, state the date of any such examination, who conducted the examination, on whose behalf the examination was made, whether there is a report of such physical examination, and if any such physical examination resulted in action being taken on your behalf or against you, please describe such action.

#### **INTERROGATORY NO. 17**:

Identify each carrier or plan that at any time has provided you with or has rejected your application for life, medical, health, disability and/or compensation coverage, either individually or as a member of an insured family, including group insurance coverage under policies of insurance issued to or on behalf of a spouse or other family member, and as part of your response, include any applicable policy or identification number. If the application was rejected, please state:

- (a) The date of rejection;
- (b) The type of insurance for which you applied;
- (c) The name and address of the insurance company with which the application was filed; and
- (d) The reason given for the rejection.

#### ANSWER:

#### **INTERROGATORY** NO. 18:

Describe in detail every written claim or demand for compensation you have made, including, but not limited to, pre-lawsuit demands to settle, lawsuits, workers' compensation claims, social security disability claims, and/or claims for veteran's benefits including the nature of the proceeding; the date, time, and place of the event for which damages were sought; the name, address, and telephone number of each person against whom the claim was made; the name, address, and telephone number of any attorney; and whether the claim has been resolved or is pending; the caption and case

number of the action; the court or tribunal in which the action was pending and the date it was filed; and the disposition of the action. (See definition 9.)

#### ANSWER:

#### **INTERROGATORY NO. 19**:

Identify all facts upon which you rely to support your contention that Vioxx caused or contributed to your alleged injuries. Identify any other factors that you believe may have contributed to your injuries.

#### ANSWER:

#### **INTERROGATORY NO. 20:**

Since you have claimed injuries resulting from the ingestion of Vioxx and Bextra®, please identify what you claim is the relative culpability of each defendant and the facts upon which you rely to hold both defendants jointly liable pursuant to C.P.L.R. Article 16.

#### **INTERROGATORY NO. 21:**

Describe in detail each and every fact upon which you base any claim that Vioxx was defective and/or dangerous. (See definition 9.)

#### ANSWER:

#### **INTERROGATORY NO. 22:**

For each instance that you claim that a doctor prescribed any Vioxx for you, state whether the prescribing doctor gave you any oral or written warning about the potential side effects of the drug or stated any precautions, and if so, state in detail and completely the substance of the warning(s). Identify any documents containing or referring to such warnings or precautions.

#### ANSWER:

#### **INTERROGATORY NO. 23:**

Describe in detail any warning you claim was defective and/or inadequate concerning Vioxx; and how the warning was inadequate in light of medical knowledge concerning Vioxx at the time it was prescribed to you; and a verbatim statement of the warning that you or your experts contend is an adequate warning, how it would have prevented your injuries or damages, whether such warning should have been written or oral, and when and to whom it should have been provided. (See definition 9.)

#### **INTERROGATORY NO. 24**:

Set forth with particularity each and every act or omission upon which you base any claim that Merck was negligent in the promotion, design, manufacture, testing, labeling, advertising, warning, marketing and sale of Vioxx. Identify what you contend in paragraph 12 of the Complaint would have been the "proper testing" of this medication. State the name and title of each person who performed an alleged negligent act or omission.

#### ANSWER:

#### **INTERROGATORY NO. 25:**

Please identify all communications by you or any member of your family, whether oral, written or electronic (including communications as part of internet "chat rooms" or e-mail groups), with doctors, Merck representatives, or other persons not including your counsel, regarding Vioxx, your injuries, or this case.

#### **INTERROGATORY NO. 26:**

Describe any and all contacts that you had with any Vioxx-related advertising, marketing and promotion. List all advertisements, including television, radio, and print, with which you came in contact, including the date on which you were exposed to such advertising.

#### ANSWER:

#### **INTERROGATORY NO. 27:**

Please describe in detail each alleged misrepresentation or omission relative to Vioxx that you contend was made to you and the general consuming public. For each statement, identify the maker of the statement, the person(s) to whom the statement was made, the circumstances under which such misrepresentation was made, the date(s) upon which such misrepresentation was made or published, and the publication, advertisement, press release, TV ad or other vehicle through which such misrepresentation was disseminated. For each statement that you contend was fraudulently made, please state the basis for your contention that these statements were made with reckless disregard to their truth.

#### **INTERROGATORY NO. 28**:

Please state each fact upon which you base your claim that Merck breached an express or implied warranty of fitness and/or merchantability, and identify all witnesses and documents on which you will rely in support of your claim.

#### ANSWER:

#### **INTERROGATORY NO. 29:**

Identify all information demonstrating that knowledge of the "serious side effects" of Vioxx that you contend in paragraphs 11 and 26 of the Complaint was in Defendant's possession and was not disclosed adequately to the medical community, individual physicians and the public.

#### ANSWER:

#### **INTERROGATORY NO. 30:**

Please state each and every fact and circumstance upon which you base any claim for exemplary damages, including the identity of any witnesses who will testify in support of your allegations of fraud, ill-will, recklessness, gross negligence, and willful or intentional disregard of plaintiff's individual rights. Please provide a full description of the acts or omissions that you allege demonstrate such conduct and any documents upon which you rely in support of said allegations.

#### ANSWER:

#### **INTERROGATORY NO. 31:**

Provide the factual basis and a computation for each category of damages you claim and identify all witnesses who will testify in support of each category of damages and all documents upon which you will rely in support of each category of damages.

#### ANSWER:

#### **INTERROGATORY NO. 32:**

Do you rely on any statutes, codes, standards, regulations, rules, texts, medical journals, medical articles, or treatises to establish any alleged defect or unreasonably dangerous condition of Vioxx? If so, identify each such document and the appropriate section or page number on which you rely.

#### **INTERROGATORY NO. 33**:

Please state each fact upon which you base your claim that Merck violated its duty under strict liability, and identify all witnesses and documents you will rely on in support of this claim.

#### ANSWER:

Dated: New York, New York

November <u>10</u>, 2006

**HUGHES HUBBARD & REED LLP** 

Attorneys for Defendant

Merck & Co., Inc.
One Battery Park Plaza
New York, New York 10004

(212) 837-6000

TO: Ronald R. Benjamin, Esq. Law Office of Ronald R. Benjamin 126 Riverside Drive, P.O. Box 607 Binghamton, New York 13902-0607

Christopher M. Strongosky, Esq. DLA Piper US LLP 1251 Avenue of the Americas New York, New York 10020-1104

# COUNTY CLERK'S INDEX No. 111293/06

# Supreme Court

COUNTY OF NEW YORK

GERALDINE M. ALAPECK,

Plaintiff,

- against -

PFIZER, INC., PHARMACIA CORPORATION, A WHOLLY-OWNED SUBSIDIARY OF PFIZER, INC., AND PHARMACIA & UPJOHN COMPANY, A WHOLLY-OWNED SUBSIDIARY OF PHARMACIA CORPORATION, AND MERCK & CO., INC.,

Defendants.

ORIGINAL

COMBINED DEMANDS

Hughes Hubbard & Reed LLP

One Battery Park Plaza
New York, New York 10004-1482
Telephone: 212 837-6000

Attorneys for Defendant Merck & Co., Inc.

By: Wilia B. Hayes

SUPREME COURT OF THE STATE OF NEW	YORK
COUNTY OF NEW YORK	

GERALDINE M. ALAPECK,

Plaintiff,

No.: 111293/06

6 W

-against-

PFIZER, INC., PHARMACIA CORPORATION, a wholly-owned subsidiary of PFIZER, INC., and PHARMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC.,

OF DEFENDANT MERCK & CO., INC.

ANSWER AND JURY DEMAND

FILED

SEP 25 2006

Defendants.

NEW YORK

Defendant Merck & Co., Inc. ("Merck") by its undersigned and The Strate Complaint ("Complaint") herein as follows:

- 1. Upon information and belief, admits the allegations contained in paragraph 1 of the Complaint.
- 2. The allegations contained in paragraph 2 of the Complaint are not directed towards Merck and therefore no responsive pleading is required. Should a response be deemed required, Merck denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in said paragraph except admits, upon information and belief, that Pfizer, Inc. ("Pfizer") is a Delaware Corporation with its principal place of business in New York.
- 3. The allegations contained in paragraph 3 of the Complaint are not directed towards Merck and therefore no responsive pleading is required. Should a response be

deemed required, Merck denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in said paragraph.

- 4. The allegations contained in paragraph 4 of the Complaint are not directed towards Merck and therefore no responsive pleading is required. Should a response be deemed required, Merck denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in said paragraph.
- 5. Denies each and every allegation contained in paragraph 5 of the Complaint except admits that Merck is a New Jersey Corporation with its principal place of business at One Merck Drive, Whitehouse Station, New Jersey.
- 6. Denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 6 of the Complaint except admits that Pfizer manufactured Celebrex and Bextra and that Pfizer marketed its products at certain times.
- 7. Denies each and every allegation contained in paragraph 7 of the Complaint except admits that Merck manufactured, marketed and distributed the prescription medicine Vioxx® until it voluntary withdrew Vioxx from the worldwide market on September 30, 2004.
  - 8. Denies each and every allegation contained in paragraph 8 of the Complaint.
- 9. Denies each and every allegation contained in paragraph 9 of the Complaint, except admits that Merck marketed the prescription medicine Vioxx until it voluntarily withdrew Vioxx from the worldwide market on September 30, 2004 and that Pfizer marketed its products at certain times. Merck further admits that it trains its professional representatives.

- 10. Denies each and every allegation contained in paragraph 10 of the Complaint except admits that Merck marketed the prescription medication Vioxx, which was approved by the FDA as safe and effective for certain indicated uses in a manner consistent with the information contained in the FDA-approved prescribing information and that it provides to the Physicians' Desk Reference a copy for publication of the FDA-approved prescribing information for Vioxx in effect at the time and respectfully refers the Court to the Physicians' Desk Reference for the actual language and full text of said prescribing information and admits that Pfizer marketed its products at certain times.
  - 11. Denies each and every allegation contained in paragraph 11 of the Complaint.
  - 12. Denies each and every allegation contained in paragraph 12 of the Complaint.
  - 13. Denies each and every allegation contained in paragraph 13 of the Complaint.
  - 14. Denies each and every allegation contained in paragraph 14 of the Complaint.
- 15. Denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 15 of the Complaint.
- 16. Denies knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph 16 of the Complaint.
- 17. The allegations in paragraph 17 of the Complaint regarding Bextra are not directed toward Merck and no response is required. Denies each and every allegation contained in paragraph 17 of the Complaint regarding Vioxx and avers that on September 30, 2004, Merck announced that in a prospective, randomized, placebo-controlled clinical trial there was an increased relative risk for confirmed cardiovascular events beginning after 18 months of treatment in the patients taking Vioxx compared with those taking placebo. Merck further avers that given the availability of alternative therapies and

questions raised by the data from that trial, Merck concluded that a voluntary withdrawal of Vioxx best served the interests of patients.

- 18. Denies each and every allegation contained in paragraph 18 of the Complaint.
- 19. Denies each and every allegation contained in paragraph 19 of the Complaint.
- 20. Denies each and every allegation contained in paragraph 20 of the Complaint.
- 21. Denies each and every allegation contained in paragraph 21 of the Complaint.
- 22. The allegations contained in paragraph 22 of the Complaint are legal conclusions as to which no responsive pleading is required. Should a response be deemed required, Merck denies each and every allegation contained in said paragraph.
- 23. The allegations contained in paragraph 23 of the Complaint are legal conclusions as to which no responsive pleading is required. Should a response be deemed required, Merck denies each and every allegation contained in said paragraph.

# RESPONSE TO "FIRST CAUSE OF ACTION (NEGLIGENCE AND GROSS NEGLIGENCE)"

- 24. With respect to the allegations contained in paragraph 24 of the Complaint, Merck repeats and realleges each and every admission, denial, averment, and statement contained in paragraphs 1 through 23 of this Answer with the same force and effect as though set forth here in full.
  - 25. Denies each and every allegation contained in paragraph 25 of the Complaint.
  - 26. Denies each and every allegation contained in paragraph 26 of the Complaint.
  - 27. Denies each and every allegation contained in paragraph 27 of the Complaint.
  - 28. Denies each and every allegation contained in paragraph 28 of the Complaint.
  - 29. Denies each and every allegation contained in paragraph 29 of the Complaint.
  - 30. Denies each and every allegation contained in paragraph 30 of the Complaint.

### RESPONSE TO "SECOND CAUSE OF ACTION (STRICT LIABILITY)"

- 31. With respect to the allegations contained in paragraph 31 of the Complaint, Merck repeats and realleges each and every admission, denial, averment, and statement contained in paragraphs 1 through 30 of this Answer with the same force and effect as though set forth here in full.
  - 32. Denies each and every allegation contained in paragraph 32 of the Complaint.
  - 33. Denies each and every allegation contained in paragraph 33 of the Complaint.
  - 34. Denies each and every allegation contained in paragraph 34 of the Complaint.
  - 35. Denies each and every allegation contained in paragraph 35 of the Complaint.

### RESPONSE TO "THIRD CAUSE OF ACTION (MISREPRESENTATION AND FAILURE TO WARN)"

- 36. With respect to the allegations contained in paragraph 36 of the Complaint, Merck repeats and realleges each and every admission, denial, averment, and statement contained in paragraphs 1 through 35 of this Answer with the same force and effect as though set forth here in full.
  - 37. Denies each and every allegation contained in paragraph 37 of the Complaint.
  - 38. Denies each and every allegation contained in paragraph 38 of the Complaint.
  - 39. Denies each and every allegation contained in paragraph 39 of the Complaint.
  - 40. Denies each and every allegation contained in paragraph 40 of the Complaint.
  - 41. Denies each and every allegation contained in paragraph 41 of the Complaint.
  - 42. Denies each and every allegation contained in paragraph 42 of the Complaint.
  - 43. Denies each and every allegation contained in paragraph 43 of the Complaint.
  - 44. Denies each and every allegation contained in paragraph 44 of the Complaint.

# RESPONSE TO "FOURTH AND SEPARATE CAUSE OF ACTION (BREACH OF EXPRESS AND IMPLIED WARRANTIES)"

- 45. With respect to the allegations contained in paragraph 45 of the Complaint, Merck repeats and realleges each and every admission, denial, averment, and statement contained in paragraphs 1 through 44 of this Answer with the same force and effect as though set forth here in full.
  - 46. Denies each and every allegation contained in paragraph 46 of the Complaint.
  - 47. Denies each and every allegation contained in paragraph 47 of the Complaint.
  - 48. Denies each and every allegation contained in paragraph 48 of the Complaint.

#### RESPONSE TO "RELIEF REQUESTED"

49. Plaintiff's "Relief Requested" section of the Complaint is not an allegation of fact and therefore no responsive pleading is required. Should a response be deemed required, Merck denies each and every allegation in the "Relief Requested" section of Plaintiff's Complaint and denies that Plaintiff is entitled to the relief requested.

### AS FOR A FIRST DEFENSE, MERCK ALLEGES:

50. The claims of Plaintiff may be time-barred, in whole or in part, under applicable statutes of limitations or statutes of repose, or are otherwise untimely.

#### AS FOR A SECOND DEFENSE, MERCK ALLEGES:

51. The Complaint fails to state a claim upon which relief can be granted.

### AS FOR A THIRD DEFENSE, MERCK ALLEGES:

52. The claims of Plaintiff may be barred, in whole or in part, from recovery because they have made statements or taken actions that preclude them from asserting claims or constitute a waiver of their claims.

### AS FOR A FOURTH DEFENSE, MERCK ALLEGES:

53. The claims of Plaintiff may be barred, in whole or in part, from recovery because of the res judicata effect of prior judgments.

#### AS FOR A FIFTH DEFENSE, MERCK ALLEGES:

54. Each and every claim asserted or raised in the Complaint is barred by the doctrines of estoppel, waiver or statutory and regulatory compliance.

### AS FOR A SIXTH DEFENSE, MERCK ALLEGES:

55. If Plaintiff has sustained injuries or losses as alleged in the Complaint, upon information and belief, such injuries or losses were caused in whole or in part through the operation of nature or other intervening cause or causes.

#### AS FOR A SEVENTH DEFENSE, MERCK ALLEGES:

56. To the extent that Plaintiff asserts claims based on Merck's adherence to and compliance with applicable federal laws, regulations and rules, such claims are preempted by federal law under the Supremacy Clause of the United States Constitution.

#### AS FOR AN EIGHTH DEFENSE, MERCK ALLEGES:

57. To the extent that Plaintiff asserts claims based upon an alleged failure by Merck to warn Plaintiff directly of alleged dangers associated with the use of Vioxx, such claims are barred under the learned intermediary doctrine because Merck has discharged its duty to warn in its warning to the prescribing physician.

## AS FOR A NINTH DEFENSE, MERCK ALLEGES:

58. If Plaintiff has sustained injuries or losses as alleged in the Complaint, such injuries or losses were only so sustained after Plaintiff knowingly, voluntarily, and willfully assumed the risk of any injury as the result of the consumption of, administration of, or exposure to any drug or pharmaceutical preparation manufactured or distributed by Merck or other manufacturer.

### AS FOR A TENTH DEFENSE, MERCK ALLEGES:

59. If Plaintiff has sustained injuries or losses as alleged in the Complaint, upon information and belief, such injuries and losses were caused by the actions of persons not having real or apparent authority to take said actions on behalf of Merck and over whom Merck had no control and for whom Merck may not be held accountable.

### AS FOR AN ELEVENTH DEFENSE, MERCK ALLEGES:

60. If Plaintiff has sustained injuries or losses as alleged in the Complaint, upon information and belief, such injuries and losses were proximately caused by Plaintiff's misuse or abuse of Vioxx.

### AS FOR A TWELFTH DEFENSE, MERCK ALLEGES:

61. If Plaintiff has sustained injuries or losses as alleged in the Complaint, such injuries or losses resulted from Plaintiff's pre-existing and unrelated medical, genetic and environmental conditions, diseases, or illnesses, subsequent medical conditions or natural courses of conditions for which this defendant is not responsible.

#### AS FOR A THIRTEENTH **DEFENSE, MERCK ALLEGES:**

To the extent Plaintiff has settled or will in the future settle with any person or entity with respect to the injuries asserted in the Complaint, Merck's liability, if any, should be reduced accordingly.

#### AS FOR A FOURTEENTH **DEFENSE, MERCK ALLEGES:**

63. To the extend Plaintiff is seeking recovery for benefits entitled to be received or actually received from any other source for injuries alleged in the Complaint, such benefits are not recoverable in this action.

#### AS FOR A FIFTEENTH **DEFENSE, MERCK ALLEGES:**

64. Plaintiff's claims of fraud and misrepresentation are barred by reason of Plaintiff's failure to allege the circumstances constituting fraud with particularity, as required by Sections 3013 and 3016(b) of the New York Civil Practice Law and Rules.

#### AS FOR A SIXTEENTH **DEFENSE, MERCK ALLEGES:**

65. Plaintiff's claims are barred, in whole or in part, under the applicable state law because Vioxx was subject to and received pre-market approval by the Food and Drug Administration under 52 Stat. 1040, 21 U.S.C. § 301.

#### AS FOR A SEVENTEENTH DEFENSE, MERCK ALLEGES:

Plaintiff's claims are barred in whole or in part by the First Amendment.

#### AS FOR AN EIGHTEENTH **DEFENSE, MERCK ALLEGES:**

Plaintiff's claims are barred in whole or in part because the product at issue was made in accordance with the state of the art at the time it was manufactured.

### AS FOR A NINETEENTH DEFENSE, MERCK ALLEGES:

68. There is no practical or technically feasible alternative design that would have reduced the alleged risk without substantially impairing the reasonably anticipated and intended function of Vioxx.

### AS FOR A TWENTIETH DEFENSE, MERCK ALLEGES:

69. The claims of Plaintiff may be barred, in whole or in part, from recovery because, in this or other courts, they have brought actions and have received judgments on parts of some or all claims asserted herein.

### AS FOR A TWENTY-FIRST DEFENSE, MERCK ALLEGES:

70. The claims of Plaintiff may be barred, in whole or in part, from recovery, on the ground that the claims asserted herein have been submitted to arbitration, and a binding decision has been rendered.

## AS FOR A TWENTY-SECOND DEFENSE, MERCK ALLEGES:

71. The claims of Plaintiff may be barred, in whole or in part, from recovery by release as to their claims.

### AS FOR A TWENTY-THIRD DEFENSE, MERCK ALLEGES:

72. The claims of Plaintiff and the purported class members may be barred, in whole and in part, by the doctrine of laches.

### AS FOR A TWENTY-FOURTH DEFENSE, MERCK ALLEGES:

73. The claims of Plaintiff are barred, in whole or in part, by their failure to mitigate damages.

### AS FOR A TWENTY-FIFTH DEFENSE, MERCK ALLEGES:

74. To the extent there were any risks associated with the use of the product which is the subject matter of this action that Merck knew or should have known and which gave rise to a duty to warn, Merck at all times discharged such duty through appropriate and adequate warnings in accordance with federal and governing state laws.

### AS FOR A TWENTY-SIXTH DEFENSE, MERCK ALLEGES:

75. The claims of Plaintiff may be barred, in whole or in part, from recovery, due to spoliation of evidence.

### AS FOR A TWENTY-SEVENTH DEFENSE, MERCK ALLEGES:

76. The claims of Plaintiff may be barred, in whole or in part, by the governing state laws.

### AS FOR A TWENTY-EIGHTH DEFENSE, MERCK ALLEGES:

77. Any conduct allegedly causing liability on the part of Merck is not a substantial cause or factor of any potential or actual injury or damage, if any.

## AS FOR A TWENTY-NINTH DEFENSE, MERCK ALLEGES:

78. Plaintiff has not sustained any injury or damages compensable at law.

#### AS FOR A THIRTIETH DEFENSE, MERCK ALLEGES:

79. To the extent that Plaintiff seeks punitive damages for the conduct which allegedly caused injuries asserted in the Complaint, such an award would also, if granted, violate Merck's state and federal constitutional rights.

#### AS FOR A THIRTY-FIRST **DEFENSE, MERCK ALLEGES:**

To the extent that Plaintiff seeks punitive damages for an alleged act or omission of Merck, no act or omission was malicious, willful, wanton, reckless, or grossly negligent and, therefore, any award of punitive damages is barred.

#### AS FOR A THIRTY-SECOND **DEFENSE, MERCK ALLEGES:**

81. Plaintiff's demand for punitive damages is barred because Vioxx and its labeling was subject to and received pre-market approval by the FDA under 52 Stat. 1040, 21 U.S.C. § 301.

#### AS FOR A THIRTY-THIRD **DEFENSE, MERCK ALLEGES:**

Plaintiff's claims are barred in whole or in part under comment k to Section 402A of the Restatement (Second) of Torts.

#### AS FOR A THIRTY-FOURTH **DEFENSE, MERCK ALLEGES:**

83. Plaintiff's claims are barred in whole or in part because Merck provided adequate "directions or warnings" as to the use of Vioxx and any other drug or pharmaceutical preparation Plaintiff alleges to have taken within the meaning of comment j to Section 402A of the Restatement (Second) of Torts.

#### AS FOR A THIRTY-FIFTH **DEFENSE, MERCK ALLEGES:**

84. Plaintiff's claims are barred under Section 4, et. seq., of the Restatement (Third) of Torts: Products Liability.

## AS FOR A THIRTY-SIXTH DEFENSE, MERCK ALLEGES:

85. Plaintiff's claims are barred in whole or in part because Vioxx "provides net benefits for a class of patients" within the meaning of comment f to Section 6 of the Restatement (Third) of Torts: Product Liability.

## AS FOR A THIRTY-SEVENTH DEFENSE, MERCK ALLEGES:

86. Plaintiff's claims are barred by the doctrine of contributory negligence.

# AS FOR A THIRTY-EIGHTH DEFENSE, MERCK ALLEGES:

87. This case is more appropriately brought in a different venue.

# AS FOR A THIRTY-NINTH DEFENSE, MERCK ALLEGES:

88. Defendants are improperly joined in this action.

Inasmuch as the Complaint does not describe the alleged underlying claims with sufficient particularity to enable Merck to determine all of its legal, contractual and equitable rights, Merck reserves the right to amend and supplement the averments of its answer to assert any and all pertinent liability defenses ascertained through further investigation and discovery of this action.

Merck will rely on all defenses that may become available during discovery or trial.

WHEREFORE, Merck respectfully demands judgment dismissing Plaintiff's Complaint with prejudice and awarding Merck its reasonable costs and disbursements, together with such and other and further relief that the Court may deem just and proper.

#### JURY DEMAND

Merck demands a trial by jury as to all issues so triable.

DATED:

New York, New York

September 22, 2006

Respectfully submitted,

HUGHES HUBBARD & REED LLP

3y:\_\_*(*\_/

Theodore V. H. Mayer

Vilia B. Hayes Robb W. Patryk

One Battery Park Plaza

New York, New York 10004-1482

(212) 837-6000

Attorneys for Defendant Merck & Co., Inc.

Case 1:08-cv-03077-GBD Document 8 Filed 04/18/2008 Page 47 of 84

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

- x

GERALDINE M. ALAPECK,

Plaintiff,

No.: 111293/06

-against-

PFIZER, INC., PHARMACIA CORPORATION, a wholly-owned subsidiary of PFIZER, INC., and PHARMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC.,

AFFIDAVIT OF SERVICE

Defendants.

CORINNE A. LAXMAN, being duly sworn, deposes and says that she is over the age of 18 years and not a party to this action, that she is associated with the firm of Hughes Hubbard & Reed, counsel for Defendant, and that, on September 2 2006, she served a true and accurate copy of the Answer and Jury Demand of Defendant Merck & Co., Inc. via first-class mail, postage prepaid, on Plaintiff's counsel, Ronald R. Benjamin, Law Office of Ronald R. Benjamin, 126 Riverside Drive, Binghamton, New York 13902, and on counsel for Defendants Pfizer, Inc., Pharmacia Corporation, and Pharmacia & Upjohn Company, Christopher Strongosky, DLA Piper US LLP, 1251 Avenue of the Americas, New York, NY 10020.

Sworn to before me this

ad not day of September, 2006

Notary Public

PATRICIA E. SMITH
Notary Public, State of New York
No. 1SM4796951
Qualified in Richmond County
Certificate Filed in New York County
Commission Expires March 30, 20

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

GERALDINE M. ALAPECK,

Plaintiff,

-against-

PFIZER, INC., PHARMACIA CORPORATION, a wholly-owned subsidiary of PFIZER, INC., and PHARMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC.,

Defendants.

NYS SUPREME COURT REVIEWED

JUN 1 2007

E-FILING DEPT.

Index No.: 111293/06

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AND RELATED PROCEEDINGS IDENTIFIED IN ATTACHMENT A

#### SHIRLEY WERNER KORNREICH J.S.C.

Stipulated Discovery Order (Plaintiff Profile Form and Authorizations)

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel, that this Stipulated Discovery Order shall govern the form and schedule for service of a Plaintiff Profile Form ("PPF") and executed Authorizations for the release of records to be completed by plaintiffs in all cases indicated on Attachment A according to the terms set forth below. This Stipulated Discovery Order will apply to the above-captioned case, as well as all cases listed on Attachment A, and upon execution shall be filed in each of the cases world on Attachment A.

1. Plaintiffs in all cases shall complete and serve upon Medical complete and verified PPF in the form set forth in Attachment B and signed and undated Authorizations for Release of Records of all healthcare providers and other sources of information and records (e.g.,

pharmacies, employers, etc.) in the form set forth in Attachment C. Those plaintiffs shall also produce with their PPF all documents responsive to the document requests contained therein.

- 2. Complete and verified PPFs, signed and undated Authorizations, and all responsive documents shall be produced within sixty (60) days after the date of this Order for all cases that have been filed or transferred to this Court as of the date of submission of this Order.
- 3. If the Plaintiffs' Firms that are party to this Order file cases which are filed in or transferred to this Court subsequent to the submission of this Order, Plaintiffs in such cases shall provide complete and verified PPFs, signed and undated Authorizations, and all responsive documents within seventy-five (75) days of the date of filing in or transfer to this Court.
- 4. Plaintiffs who fail to provide complete and verified PPFs, signed and undated Authorizations, and all responsive documents requested in the PPF within the time periods set forth hereinabove shall be given notice by e-mail or fax from counsel for Merck and shall be given twenty (20) additional days to cure such deficiency. No other extensions will be granted.
- 5. Plaintiffs shall serve the PPF responses, including amended and supplemental PPFs (hereinafter collectively referred to as "PPF responses") and signed and undated Authorizations by serving a hard copy on Robert W. Brundige, Jr. at Hughes Hubbard & Reed LLP, 101 Hudson Street, Suite 3601, Jersey City, New Jersey 07302-3910.
- 6. When serving healthcare or other records (hereinafter "medical records")
  produced as a result of this Order, plaintiffs shall serve their medical records on CD or DVD
  with their PPF and Authorizations in accordance with the following requirements:
  - a. Plaintiffs' counsel shall provide a certification with the PPF response stating (i) the date of service; (ii) the manner of service; and (iii) that the medical records have been served on CD or DVD along with the original, signed and completed

- b. Each CD or DVD shall contain the records of only one plaintiff or alleged Vioxx user.
- c. Each file on the CD or DVD shall contain the medical records of only one provider.
- d. Each file shall be in either pdf, multi-page, or single page TIF format. No other file format will be accepted. To the extent feasible, Merck strongly prefers single-page or multi-page TIF images.
- e. The CD or DVD shall have a legible label securely affixed to the CD or DVD itself setting forth the case name, case-specific docket number, name of the person to whom the medical records pertain (e.g., "Medical Records of John Doe"), and the name, address and telephone number of the Plaintiff's counsel of record transmitting the CD or DVD.
- f. Each CD or DVD shall be accompanied in the same envelope with the original. signed and dated PPF response and signed and undated Authorization.
- 7. Plaintiffs shall provide medical records in this way only and shall not serve their medical records in hard copy (paper) form.
- 8. Plaintiffs must (a) attach a list to their PPF response setting forth the names of each source of the records (e.g., General Hospital, Marcus Welby, M.D., SVC Pharmacy, Employer XYZ, etc.) produced with the PPF response or clearly indicate in the Section of the

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PPF entitled List of Medical Providers and Other Sources of Information whether the records of the sources identified therein have been produced with the PPF response and (b) reasonably identify the records included on the CD or DVD by including a cover sheet that begins each record or in some reasonable way clearly indicates the name of the source or medical provider of that record.

- Authorizations shall be undated and signed "in blank" (i.e., without setting forth 9. the identity of the custodian of the records or provider of care). Merck's records vendor(s) shall be authorized to date the Authorizations to the date they are being sent to the healthcare providers and other entities that require an Authorization. If dated Authorizations are provided by Counsel, Merck's record vendor(s) shall be permitted to "white-out" the date and redate said Authorizations. Merck may use the Authorizations for all healthcare providers and other sources of information and records (e.g., pharmacies, employers, etc.) identified in the PPF, without further notice to plaintiff's counsel. Merck shall post the records received pursuant to the Authorizations on a secure website maintained by Merck's vendor and notify claimant's attorney by e-mail of the posting. Plaintiff's counsel in a particular case may access that website to obtain copies of their clients' medical records at their cost.
- If Merck wishes to use an Authorization to obtain records from a source that is 10. not identified in the PPF, Merck shall provide the plaintiff's counsel for that particular case with seven (7) days written notice (by fax or email) of the intent to use an Authorization to obtain records from that source. If plaintiff's counsel fails to object to the request within seven (7) days, Merck may use the Authorization to obtain records from the source identified in the notice within said seven (7) day period, plaintiff's counsel and Merck's counsel shall meet and confer in an attempt to resolve the objection. If counsel are unable to resolve the objection, plaintiff

shall file a motion for a protective order within fourteen (14) days of Merck's notice of intent to use the Authorization.

- Plaintiffs' responses to the PPF shall be treated as answers to interrogatories under Sections 3130-3133 of the New York Civil Practice Law and Rules. Plaintiffs shall be under an obligation to (i) supplement or amend the responses if they learn that any response is incomplete or incorrect and (ii) to supplement each source of the medical records to include other records located or thereafter acquired.
- 12. Merck's use of the PPF and Authorizations shall be without prejudice to Merck's right to serve additional discovery requests.

IT IS HEREBY FURTHER STIPULATED AND AGREED that a facsimile signature on this document shall have the same force and effect as an original signature.

Dated: New York, New York

HUGHES HUBBARD & REED LLP

By: WWW K

Vilia B. Hayes
One Battery Park Plaza

New York, NY 10004-1482

(212) 837-6000

Attorneys for Defendant Merck & Co., Inc.

DLA PIPER GRAY CARY US LLP

By: Christopher M. Strongosky

1251 Avenue of the Americas

New York, NY 10020

(212) 335-4500

Attorneys for Defendants Pfizer, Inc., Pharmacia Corporation, and Pharmacia & Upjohn Company

GODOSKY	&	GENTILE.	Ρ.	C.
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By: Robert E. Godosky 61 Broadway, 20th Floor New York, New York 10006 (212) 742-9700

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Attorneys for Plaintiffs

LAW OFFICES OF RONALD R. BENJAMIN

By: Ronald R. Benjamin 126 Riverside Drive Binghamton, New York 13902 (607) 772-1442

Attorneys for Plaintiffs

SO ORDERED:

Hon. Shirley W. Kornreich, J.S.C.

GODOSKY & GENTILE, P.C.  By:	STEIN, SCHWARTZ, CHESIR & ROTH, LLP  By:  Ronald B. Groman 2 Grand Central Tower 140 East 45th Street - Suite 12B New York, NY 10017 (212) 697-7220
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Attorneys for Plaintiffs	

Hon. Shirley W. Kornreich, J.S.C.

SO ORDERED:

LAW OFFICES OF RONALD R. BENJAMIN	GODOSKY & GENTILE, P.C.
By: Ronald Benja	D
By: //control Berger	Ву:
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New York, NY 10017
(212) 697-7220

Attorneys for Plaintiffs

SO ORDERED:				
	Hon.	Shirley W	Kornreich,	J.S.C.

Exhibit A

	Case Name	Index No.	Plaintiffs' Counsel
1.	Adelberg, et al. v. Pfizer, Inc., et al.	401585/07	Law Offices of Ronald R. Benjamin
2.	Alapeck v. Pfizer, Inc., et al.	111293/06	Law Offices of Ronald R. Benjamin
3.	Alicea v. Lumbar, M.D., et al.	400667/07	Godosky & Gentile, P.C.
4.	Amendoeira, et al. v. Pfizer, Inc., et al.	150018/07	Law Offices of Ronald R. Benjamin
5.	Angelino v. Pfizer, Inc., et al.	115611/05	Godosky & Gentile, P.C.
6.	Bates v. Pfizer, Inc., et al.	114938/04	Law Offices of Ronald R. Benjamin
7.	Beattie, et al. v. Pfizer, Inc., et al.	109535/05	Godosky & Gentile, P.C.
8.	Bilik, et al. v. Pfizer, Inc., et al.	106237/05	Law Offices of Ronald R. Benjamin
9.	Boone v. Pfizer, Inc., et al.	111294/06	Law Offices of Ronald R. Benjamin
10.	Cadwell, et al. v. Pfizer, Inc., et al.	106547/05	Law Offices of Ronald R. Benjamin
11.	Caldwell, et al. v. Pfizer, Inc., et al.	112138/05	Godosky & Gentile, P.C.
12.	Croft v. Pfizer, Inc., et al.	111295/06	Law Offices of Ronald R. Benjamin
13.	Devoid, et al. v. Pfizer, Inc., et al.	109534/05	Godosky & Gentile, P.C.
14.	Dixson, et al. v. Pfizer, Inc., et al.	101551/05	Law Offices of Ronald R. Benjamin
15.	Dufresne v. Pfizer, Inc., et al.	In the process of being transferred	Law Offices of Ronald R. Benjamin
16.	Egan, et al. v. Merck & Co., Inc.	114215/06	Law Offices of Ronald R. Benjamin
17.	Giordano v. Pfizer, Inc., et al.	111298/06	Law Offices of Ronald R. Benjamin
18.	Golub, et al. v. Pfizer, Inc., et al.	101550/05	Law Offices of Ronald R. Benjamin
19.	Grieff, et al. v. Pasignajen, M.D., et al.	112137/05	Godosky & Gentile, P.C.
20.	Hernandez v. Pfizer, Inc., et al.	116100/05	Godosky & Gentile, P.C.

21.	Jaros, et al. v. Pfizer, Inc., et al.	116110/04	Law Offices of Ronald R. Benjamin
22.	Johnson v. Pfizer, Inc., et al.	404609/06	Stein, Schwartz, Chesir & Rosh, LLP
23.	Mahar v. Pfizer, Inc., et al.	111300/06	Law Offices of Ronald R. Benjamin
24.	Matias v. Pfizer, Inc., et al.	111312/06	Law Offices of Ronald R. Benjamin
25.	Mendoza v. Pfizer, Inc., et al.	115610/05	Godosky & Gentile, P.C.
26.	Nobile, et al. v. Pfizer, Inc., et al.	111313/06	Law Offices of Ronald R. Benjamin
27.	Orioles, et al. v. Pfizer, Inc., et al.	111299/06	Law Offices of Ronald R. Benjamin
28.	Panattieri, et al. v. Pfizer, Inc., et al.	115612/05	Godosky & Gentile, P.C.
29.	Peltz, et al. v. Pfizer, Inc., et al.	111314/06	Law Offices of Ronald R. Benjamin
30.	Pitcher v. Pfizer, Inc., et al.	111311/06	Law Offices of Ronald R. Benjamin
31.	Raftis v. Pfizer, Inc., et al.	111297/06	Law Offices of Ronald R. Benjamin
32.	Reid v. Pfizer, Inc., et al.	115613/05	Godosky & Gentile, P.C.
33.	Roed, et al. v. Pfizer, Inc., et al.	109533/05	Godosky & Gentile, P.C.
34.	Sabatino, M., et al. v. Pfizer, Inc., et al.	101572/05	Law Offices of Ronald R. Benjamin
35.	Sabatino, R., et al. v. Pfizer, Inc., et al.	111289/06	Law Offices of Ronald R. Benjamin
36.	Santacrose v. Pfizer, Inc., et al.	111290/06	Law Offices of Ronald R. Benjamin
37.	Simmons v. Pfizer, Inc., et al.	111291/06	Law Offices of Ronald R. Benjamin
38.	Singer, et al. v. Pfizer, Inc., et al.	150026/07	Law Offices of Ronald R. Benjamin
39.	Small, et al. v. Pfizer, Inc., et al.	112139/05	Godosky & Gentile, P.C.
40.	Steinhoff, et al. v. Pfizer, Inc., et al.	111292/06	Law Offices of Ronald R. Benjamin
41.	Szczecinski v. Pfizer, Inc., et al.	108137/06	Godosky & Gentile, P.C.

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SUPREME COURT OF THE STATE OF NEW COUNTY OF NEW YORK	V YORK
	Index No.:
Plaintiff,	
- against -	
Defendants.	1

#### PLAINTIFF PROFILE FORM

Other than in Sections I(B), those questions using the term "You" should refer to the person who used Vioxx. Please attach as many sheets of paper as necessary to fully answer these questions.

#### I. CASE INFORMATION

Α.	Nar	ne of person completing this form:
В.	If y	ou are completing this questionnaire in a representative capacity (e.g., on behalf of a minor or apacitated person), please complete the following:
	1.	Social Security Number:
	2.	Any other names used or by which you have been known, including maiden name:
		Address: the consolity you are representing the
		Identify which individual you are representing, and in what capacity you are representing the individual:
	5.	Were you appointed as a representative by a court or granted power of attorney?  Yes No If "yes," please attach a copy of the court order including letters of administration/testamentary or power of attorney/authorizing document, and provide the following:
		Court: Date of Appointment:
	6.	Let's relie to the represented person or person claimed to be injured?

	aim Information
1.	Vioxx:
2.	Identify each date that you claim each injury occurred:
3.	Identify the full name of each person who diagnosed each injury listed in Section I(C)(1):
4.	Did you ever suffer this type of injury prior to the date set forth in Section I(C)(2)?  Yes No If "yes," identify the injury, when it occurred and who diagnosed the condition at that time?
5.	Do you claim that that your use of Vioxx worsened a condition that you already had or had the past? Yes No If "yes," identify the injury or condition; when it occurred; the name and address of the person who diagnosed it at the time; whether or not you had already
	any:
6.	recovered from that injury or condition before you took Vioxx, and the date of recovery, if any:  If you claim use of Vioxx resulted in death, was an autopsy performed?  Yes No If "yes," please provide:
6.	If you claim use of Vioxx resulted in death, was an autopsy performed?  Yes No If "yes," please provide:
6.	If you claim use of Vioxx resulted in death, was an autopsy performed?
6.	If you claim use of Vioxx resulted in death, was an autopsy performed?  Yes No If "yes," please provide:  a. Date of death:  b. Date of autopsy:  c. Name and address of institution where autopsy was performed:
6.	If you claim use of Vioxx resulted in death, was an autopsy performed?  Yes No If "yes," please provide:  a. Date of death:  b. Date of autopsy:

(If no treatment was sought, please state "none.")

3.	Sex: Market Mark	ale the higonal instance, cou	titution) you have att	on (high school, college tended (even if not com d, and diplomas or degr Course of Study	pleted), the dates of	
Η.	Sex: M	ale	Female	- · · · · · · · · · · · · · · · · · · ·		
3.			•	<del> </del>		
			1 1 611			
٠.	Driver'	s license	e number and name	of the State that issued y	our license:	
1	D-: :			- CA CA A A A A A A A A A A A A A A A A	1*	
-						
	Addies	<u>ی</u>		Dates of K	esidence	
Г	Addres				ecidence	
.ن	you sta	rted and	stopped living at ea please state "none."	sch one: (If you have no	ng the last ten (10) years, and list vert resided at another address in the	ine las
Ε.	Identify	v each o	ther address at which	h vou have recided duri	ng the last ten (10) years, and list v	uha
D.	Current	t addres	s and dates of reside	nce:		
C.	Social	security	number:			
В.	Any ot	her nam	es used or by which	you have been known,	including maiden name:	
A.	Name:					
4	<b>3.</b> I				RSON WHO USED Vioxx	
		TY DE	DOONAL INFORM	AATION OF THE DE		
	4.	Medica				
	3.	Dates t	•			
	-					
	2.	To you			which you were treated:	
	1.	Identif	y the full name and a	address of each person	who treated you:	

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		e.	Identify the full name and address of the entity most like to have records concerning your claim:
	2.	Ha <b>If</b> '	ve you ever filed a social security disability (SSI or SSD) claim? Yes No  'yes," to the best of your knowledge please state:
		a.	Year claim was filed:
		b.	Nature of disability:
		c.	Approximate dates of disability:
		d.	Resolution of claim: Denied Granted Other If "other," describe:
		e.	Identify the full name and address of the entity most like to have records concerning your claim:
	3.	nea.	ve you ever been out of work for more than thirty (30) days for reasons related to your lth (other than pregnancy)? Yes No If "yes," identify the dates you were out work and the reason(s):
	4.	whice filed	e you ever filed a lawsuit or made a claim, other than in the present suit, relating to any ily injury? Yes No If "yes," state to the best of your knowledge the court in ch such lawsuit was filed or where such claim was made, the date when such lawsuit was dor claim was made, the case name and/or names of adverse parties, and a brief cription for the claims asserted:
М.	rrau	ıa or	dult, have you been convicted of, or plead guilty to, (a) any felony and/or (b) any crime of dishonesty? Yes No If "yes," identify where, when, and the felony and/or
			III. <u>FAMILY INFORMATION</u>
A.	oniy	/); sp	each marriage the name of your spouse; spouse's date of birth (for your current spouse ouse's occupation; date of marriage; if applicable, date the marriage ended; and how the ended (e.g., divorce, annulment, death):
В.	Has	your	spouse filed a loss of consortium claim in this action? Yes No

B.

C.	To the best of your knowledge did any child, parent, sibling, or grandparent of yours suffer from any type of heart attack, abnormal rhythm, atherosclerosis, arteriosclerosis (hardening of the arteries), heart murmur, chronic obstructive pulmonary disease (COPD), cancer, coronary artery disease, congestive heart failure, cor pulmonale, blood in stool, enlarged heart, leaking valves or prolapse, heart block, silent MI, deep vein thrombosis, edema, fibromyalgia, heartburn/reflux/esophageal reflux disease, GERD, hypoxia, glaucoma, gout, congenital heart abnormality, Raynaud's syndrome, Scarlet Fever, Rheumatic Fever, atrial fibrillation, palpitations, stroke, transient ischemic attack ("TIA"), high blood pressure, high cholesterol, high triglycerides, sleep apnea, lung problem, circulatory problem, blood clots, diabetes, kidney problem, renal failure, perforation, ulcer or bleed pf stomach or intestinal tract, gastroesophageal reflux disease (GERD), peptic ulcer disease, lupus, tuberculosis, liver disease (hepatitis B/C, cirrhosis, cyst, other), or thyroid condition, or vasculitis?
	Yes No If "yes," provide the following:
	Full name of relative and relationship to Vioxx user:
	Current age (or Age at death):
	Type of problem or condition:
	Age at problem or condition:
	If applicable, the cause of death:
D.	Provide the full name, address, and age of each of your children:
	IV. VIOXX PRESCRIPTION INFORMATION
A.	Identify the full name and address of each person who prescribed you Vioxx:
В.	Identify the dates, with month, day, and year that you began to take, and stopped taking Vioxx
C.	Did you take Vioxx continuously during that period? Yes No
	If "no," set forth dates of all gaps in Vioxx use:
D.	In your understanding, for what condition(s) were you prescribed Vioxx?
E.	Did you renew your prescription for Vioxx? Yes No  1. Set forth the name and address of each pharmacy where you filled each Vioxx prescription:
	2. Did you renew your prescription for Vioxx? Yes No If "yes," how many times? _
F.	Did you receive any samples of Vioxx? Yes No If "yes," please:

	1.	Identify the full name and address of each person who provided them:
	2.	Identify each dosage provided:
	3.	Identify how many tablets of each dosage were provided:
	4.	Identify each date samples of each dosage were provided:
G.	W	nich form of Vioxx did you take (check all that apply)?
		12.5 mg Tablet (round, cream, MRK 74)
		12.5 mg Oral Suspension 25 mg Tablet (round, yellow, MRK 110)
		25 mg Oral Suspension
		50 mg Tablet (round, orange, MRK 114)
H.	Но	w many times per day did you take each dosage of Vioxx?
	1.	If you took multiple dosages of Vioxx, please identify the dates you took each dosage:
I. J.	for	d you request that any doctor or clinic provide you with Vioxx or a prescription  Vioxx? Yes No  structions or Warnings:
		Did you receive any written or oral information about Vioxx before you took it? Yes No
	2.	Did you receive any written or oral information about Vioxx while you took it? Yes No
	3.	If "yes," provide the following:
		a. When did you receive that information?
		b. From whom did you receive it?
		c. What written information did you receive?
		d. What oral information did you receive?

- K. Over-the-counter pain relief medications:
  - 1. Identify each non-prescription pain relief medication (including aspirin) you were taking at

	the	e same time you were taking Vioxx?
L.	Pr	escription medicines:
	1. Id	entify each prescription medication you have taken regularly in the last ten (10) years.
	a.	Name of medication:
		Condition for which prescribed:
		Dates taken:
	b.	Name of medication:
		Condition for which prescribed:
		Dates taken:
	c.	Name of medication:
		Condition for which prescribed:
		Dates taken:
		V. MEDICAL BACKGROUND
A.	Height	:
B.	Curren	t Weight:
C.	Weigh	t at the time of the injury, illness, or disability described in Section I.(C):
D.		ng/Tobacco Use History (Check the answer and fill in the blanks applicable history of smoking and/or tobacco use):
	(	Current smoker: of cigarettes; cigars; pipe tobacco; or user of chewing tobacco/snuff
		a. Amount smoked or used: on average per day for years.
		ast smoker: of cigarettes; cigars; pipe tobacco; or used chewing bacco/snuff
		a. Date on which smoking/tobacco use ceased:
		b. Amount smoked or used: on average per day for years.
	1	lever smoked cigarettes, cigars, pipe tobacco, or used chewing tobacco/snuff.
E.	wine, v	ng History: Do you now drink or have you in the past drank alcohol (beer, whiskey, etc.)? Yes No If "yes," fill in the appropriate blank with

	were taking Vioxx, u	p to the time th	hat you sustained the injuries	s alleged in the complaint:	;
	1-5 dri	nks per week,			
	6-10 di	inks per week	•		
	11-14 (	drinks per wee	k,		
	Other (	describe):	· · · · · · · · · · · · · · · · · · ·		_
F.			even one time) any illicit dru irst experienced your alleged		(1)
			y each substance and provid		last
G.	any type of heart atta- arteries), heart murmedisease, congestive he prolapse, heart block, heartburn/reflux/esop abnormality, Raynaud palpitations, stroke, to triglycerides, sleep ap problem, renal failure	ck, abnormal r ur, chronic obseart failure, co- silent MI, dee hageal reflux of is syndrome, ransient ischen onea, lung prob perforation, u	any child, parent, sibling, or hythm, atherosclerosis, arter structive pulmonary disease or pulmonale, blood in stool, ep vein thrombosis, edema, f disease, GERD, hypoxia, gla Scarlet Fever, Rheumatic Fenic attack ("TIA"), high bloodlem, circulatory problem, blucer or bleed pf stomach or disease, lupus, tuberculosis, adition, or vasculitis?	riosclerosis (hardening of the (COPD), cancer, coronary enlarged heart, leaking valibromyalgia, sucoma, gout, congenital heaver, atrial fibrillation, and pressure, high cholester lood clots, diabetes, kidner intestinal tract, gastroesor	the artery lves or neart rol, high y phageal
	Yes No If	"yes," provide	e the following:		
C	Condition	When	Name and Address of Treating Physician	Name and Address of Hospital	
		<del> </del>			

- H. Identify to the best of your knowledge whether you have ever received any of the following treatments or diagnostic procedures:
  - 1. Cardiovascular surgeries, including, but not limited to, the following, and specify for what condition the surgery was performed: open heart or bypass surgery, pacemaker implantation, vascular surgery, IVC filter placement, carotid (neck artery) surgery, lung resection, intestinal surgery, gastric (stomach) surgery, esophageal (throat) surgery, renal (kidney) surgery, head, neck or brain surgery, or amputation related to diabetes:

Surgery	Condition	When	Treating Physician	Hospital
1				

2. Treatments/interventions for heart attack, angina (chest pain), atherosclerosis, coronary artery
disease, lung ailments, esophageal (throat) ailments, gastric (stomach) problems, intestinal
problems, or renal problems, including but not limited to cardiac catherization, atherectomy angioplasty, coronary artery stenting, carotid endarterectomy, carotid artery stenting, dialyst
or lung ailments:

Treatment/Intervention	When	Treating Physician	Hospital

3. Have you had any of the following tests performed: chest X-ray, CT scan, MRI, angiogram, EKG, echocardiogram, TEE (trans-esophageal echo), bleeding scan, ultrasound, lung bronchoscopy, carotid duplex ultrasound, MRI/MRA of the head or neck, angiogram of the head or neck, CT scan of the head, bubble/microbubble study, Holter monitor, or cardiac stress test?

Yes \_\_\_\_ No \_\_\_ If "yes," answer the following:

1	

4. Have you had any of the following tests performed: Kidney scan, urine protein, urinalysis, serum blood urea nitrogen (BUN), endoscopy, colonoscopy, barium swallow test?

Yes No If "yes," answer the following:

Diagnostic Test	When	Treating Physician	Hospital	Reason

#### VI. DOCUMENTS

Please indicate if any of the following documents and things are currently in your possession, custody, or control, or in the possession, custody, or control of your lawyers, by checking "Yes" or "No." Where you have indicated, "Yes", please attach all such documents or things and materials to your responses to this profile form.

A.	Pharmacy records where Vioxx prescriptions were filled.	Yes _	_ No
В.	Records of each physician who prescribed you Vioxx. You	es	No

С.	Records from each healthcare provider (physician, hospital, ambulance service, e				etc.)			
		who di	agnosed	and/or trea	ted the injury(ie	es) you claim ir	n Section I(C)(1) was cause by	
		Vioxx.	Yes _	_ No				
D.			Records	s for any otl	her healthcare p	roviders, gove	rnment agencies, insurance	
		compa	nies or a	ny other en	tities identified	in Section VII	or elsewhere in this Plaintiff P	rofile
		Form.	Yes	No				
E.			If the V	ioxx user is	s deceased, copy	y of decedent's	death certificate. Yes No	<b>o</b>
	F.	If the	Vioxx use	er is decease	ed, copy of repor	t of autopsy of	decedent. Yes No	
	G. If you are claiming lost wages or a loss of earning capacity, copies of federal, state and local income tax returns with supporting income documents such as W-2, K-1, 1099 forms for each of the last five (5) years. Yes No						al ach of	
H. Copies of the packaging, including the bottle, box, and the label for Vioxx and any unused medication. Yes No								
	I.	State i	f you hav ets remai	e any unuse ning	ed Vioxx remain and the dose	ing: Yes I	No If "yes," set forth the no	ımber
			VII. I	LIST OF M		VIDERS AND ORMATION	OTHER SOURCES OF	
	Lis	st the n	ame and	address of e	each of the follo	wing:		
	A.	Your	current fa	mily and/or	primary care pl	iysician:		
	I	Name			Address		Approximate Dates of Treatment	
B. To the best of your ability, identify each of your other primary care physicians from present.					nary care physicians from 1995	to the		
	]	Name			Address		Approximate Dates of Treatment	
								,

C.	Each hospital, clinic, or healthcare facility where you have received inpatient treatment or bee admitted as a patient from 1995 to the present.
----	--

Name	Address	Treatment Dates	Reason for Treatment

D. Each hospital, clinic, or healthcare facility where you have received outpatient treatment (including treatment in an emergency room) from 1995 to the present.

Name	Address	Admission Dates	Reason for Admission

E. Each physician or healthcare provider, not already listed in Sections VII(A) and VII(B) above, from whom you have received treatment from 1995 to the present.

Name	Address	Specialty	Approximate of Treatment	Dates
	· ·			
	· ·			<u></u>

F. Each pharmacy that has dispensed medication to you from 1995 to the present.

Name	Address	
		_

#### CERTIFICATION

I declare under penalty of perjury subject to N.Y. C.P.L.R. 3133(b)(McKinney 2005) that all of the information provided in this Profile Form is true and correct to the best of my knowledge, that I have completed the List of Medical Providers and Other Sources of Information appended hereto, which is true and correct to the best of my knowledge, that I have supplied all the documents requested in Section VI of this declaration, to the extent that such documents are in my possession, custody, or control, or in the possession, custody, or control of my lawyers, and that I have supplied the authorizations attached to this declaration.

Signature	Print Name	Date



# AUTHORIZATION FOR RELEASE OF MEDICAL RECORDS PURSUANT TO 45 C.F.R. § 164.508 (HIPAA)

Name:	<del></del>
Date of Birth:	
Social Security Number:	
I hereby authorize	

to release all existing medical records and information regarding the above-named person's medical care, treatment, physical condition, and/or medical expenses revealed by observation or treatment past, present and future to the law firm of <a href="HUGHES HUBBARD & REED LLP">HUGHES HUBBARD & REED LLP</a>, 101 <a href="Hudson Street">Hudson Street</a>, Suite 3601, Jersey City, New Jersey 07302 and/or its designated agents ("Receiving Parties"). These records shall be used solely in connection with the currently pending Vioxx litigation involving the person named above. This authorization shall cease to be effective as of the date on which the above-named person's Vioxx litigation concludes. The Receiving Parties shall return or destroy the protected health information (including all copies made) at the end of the above-named person's litigation or proceeding.

I understand that the health information being used/disclosed may include information relating to the diagnosis and treatment of Human Immunodeficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), sexually transmitted disease and drug and alcohol disorders.

This authorization also may include x-ray reports, CT scan reports, MRI scans, EEGs, EKGs, sonograms, arteriograms, discharge summaries, photographs, surgery consent forms, admission and discharge records, operation records, doctor and nurses notes (excluding psychotherapy notes maintained separately from the individual's medical record that document or analyze the contents of conversation during a private counseling session or a group, joint, or family counseling session by referring to something other than medication prescription and monitoring, counseling session start and stop times, the modalities and frequencies of treatment furnished, results of clinical tests, and any summary of the following items: diagnosis, functional status, the treatment plan, symptoms, prognosis and progress), prescriptions, medical bills, invoices, histories, diagnoses, narratives, and any correspondence/memoranda and billing information. It also includes, to the extent such records currently exist and are in your possession, insurance records, including Medicare/Medicaid and other public assistance claims, applications, statements, eligibility material, claims or claim disputes, resolutions and payments,

medical records provided as evidence of services provided, and any other documents or things pertaining to services furnished under Title XVII of the Social Security Act or other forms of public assistance (federal, state, local, etc.). This listing is not meant to be exclusive.

This will further authorize you to provide updated medical records, x-rays, reports or copies thereof to the above attorney until the conclusion of the litigation. I understand that I have the right to revoke in writing my consent to this disclosure at any time, except to the extent that the above-named facility or provider already has taken action in reliance upon this authorization, or if this authorization was obtained as a condition of obtaining insurance coverage. I further understand that the above-named facility or provider cannot condition the provision of treatment, payment, enrollment in a health plan or eligibility for benefits on my provision of this authorization. I further understand that information disclosed pursuant to this authorization may be subject to redisclosure by the recipient to its clients, agents, employees, consultants, experts, the court, and others deemed necessary by the recipient to assist in this litigation and may no longer be protected by HIPAA. I further reserve the right to request the return or redaction of sensitive or embarrassing information, not germane to the litigation, that is disclosed to the Receiving Parties.

Any photostatic copy of this document shall have the same authority as the original, and may be substituted in its place. Copies of these materials are to be provided at the expense of Hughes Hubbard & Reed LLP.

Dated this	day of	, 200	07
If a represen plaintiff and	tative, please de your authority t	scribe your r o act on his/l	elationship to the ner behalf:

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## AUTHORIZATION FOR RELEASE OF PSYCHOLOGICAL/PSYCHIATRIC RECORDS PURSUANT TO 45 C.F.R. § 164.508 (HIPAA)

Name:	
Date of Birth:	
Social Security Number:	
I hereby authorize	
•	 
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to release all existing records and information regarding the above-named person's psychological or psychiatric care, treatment, condition, and/or expenses to the law firm of <a href="HUBBARD & REED LLP">HUBBARD & REED LLP</a>, 101 Hudson Street, Suite 3601, Jersey City, New Jersey 07302 <a href="mailto:and/or its designated agents">and/or its designated agents ("Receiving Parties")</a>. These records shall be used solely in connection with the currently pending Vioxx litigation involving the person named above. This authorization shall cease to be effective as of the date on which the above-named person's Vioxx litigation concludes. The Receiving Parties shall return or destroy the protected health information (including all copies made) at the end of the above-named person's litigation or proceeding.

I understand that this authorization includes information regarding the diagnosis and treatment of psychiatric and psychological disorders, and that the health information being used/disclosed may include information relating to the diagnosis and treatment of Human Immunodeficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), sexually transmitted disease and drug and alcohol disorders.

This authorization also may include x-ray reports, CT scan reports, MRI scans, EEGs, EKGs, sonograms, arteriograms, discharge summaries, photographs, surgery consent forms, admission and discharge records, operation records, doctor and nurses notes (excluding psychotherapy notes maintained separately from the individual's medical record that document or analyze the contents of conversation during a private counseling session or a group, joint, or family counseling session by referring to something other than medication prescription and monitoring, counseling session start and stop times, the modalities and frequencies of treatment furnished, results of clinical tests, and any summary of the following items: diagnosis, functional status, the treatment plan, symptoms, prognosis and progress), prescriptions, medical bills, invoices, histories, diagnoses, psychiatric treatment and counseling records, psychological treatment and counseling records, narratives, and any correspondence/memoranda and billing

information. It also includes, to the extent such records currently exist and are in your possession, insurance records, including Medicare/Medicaid and other public assistance claims, applications, statements, eligibility material, claims or claim disputes, resolutions and payments, medical records provided as evidence of services provided, and any other documents or things pertaining to services furnished under Title XVII of the Social Security Act or other forms of public assistance (federal, state, local, etc.). This listing is not meant to be exclusive.

This will further authorize you to provide updated medical records, x-rays, reports or copies thereof to the above attorney until the conclusion of the litigation. I understand that I have the right to revoke in writing my consent to this disclosure at any time, except to the extent that the above-named facility or provider already has taken action in reliance upon this authorization, or if this authorization was obtained as a condition of obtaining insurance coverage. I further understand that the above-named facility or provider cannot condition the provision of treatment, payment, enrollment in a health plan or eligibility for benefits on my provision of this authorization. I further understand that information disclosed pursuant to this authorization may be subject to redisclosure by the recipient to its clients, agents, employees, consultants, experts, the court, and others deemed necessary by the recipient to assist in this litigation and may no longer be protected by HIPAA. I further reserve the right to request the return or redaction of sensitive or embarrassing information, not germane to this litigation, that is disclosed to the Receiving Parties.

Any photostatic copy of this document shall have the same authority as the original, and may be substituted in its place. Copies of these materials are to be provided at the expense of Hughes Hubbard & Reed LLP.

Dated this day of	, 2007
If a representative, please plaintiff and your authority	describe your relationship to the
plantin and your admorn.	y to dot oil his/hor oondil.
	\\\\

### AUTHORIZATION FOR RELEASE OF PSYCHOTHERAPY NOTES PURSUANT TO 45 C.F.R. § 164.508 (HIPAA)

Name:	
Date of Birth:	
Social Security Number:	
I hereby authorize	

to release all existing psychotherapy notes regarding the above-named person's medical care, treatment, physical/mental condition, and/or medical expenses to the law firm of HUGHES HUBBARD & REED LLP, 101 Hudson Street, Suite 3601, Jersey City, New Jersey 07302 and/or its designated agents ("Receiving Parties"). These records shall be used solely in connection with the currently pending Vioxx litigation involving the person named above. This authorization shall cease to be effective as of the date on which the above-named person's Vioxx litigation concludes. The Receiving Parties shall return or destroy the protected health information (including all copies made) at the end of the above-named person's litigation or proceeding.

I understand that this authorization includes all psychotherapy notes maintained separately from the above-named person's medical record that document or analyze the contents of conversation during a private counseling session or a group, joint, or family counseling session by referring to something other than medication prescription and monitoring, counseling session start and stop times, the modalities and frequencies of treatment furnished, results of clinical tests, and any summary of the following items: diagnosis, functional status, the treatment plan, symptoms, prognosis and progress.

I understand that the health information being disclosed by these psychotherapy notes may include information relating to the diagnosis and treatment of Human Immunodeficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), sexually transmitted disease and drug and alcohol disorders.

This will further authorize you to provide updated medical records, x-rays, reports or copies thereof to the above attorney until the conclusion of the litigation. I understand that I have the right to revoke in writing my consent to this disclosure at any time, except to the extent that the above-named facility or provider already has taken action in reliance upon this authorization, or if this authorization was obtained as a condition of obtaining insurance coverage. I further understand that the above-named facility or provider cannot condition the

provision of treatment, payment, and enrollment in a health plan or eligibility for benefits on my provision of this authorization. I further understand that information disclosed pursuant to this authorization may be subject to redisclosure by the recipient to its clients, agents, employees, consultants, experts, the court, and others deemed necessary by the recipient to assist in this litigation and may no longer be protected by HIPAA. I further reserve the right to request the return or redaction of sensitive or embarrassing information, not germane to the litigation, that is disclosed to the Receiving Parties.

Any photostatic copy of this document shall have the same authority as the original, and may be substituted in its place. Copies of these materials are to be provided at the expense of Hughes Hubbard & Reed LLP.

Dated this	day of	, 200	)7	
If a representat			elationship to the er behalf:	3

#### **AUTHORIZATION FOR RELEASE OF RECORDS** (To be signed by plaintiffs making a claim for lost wages, earnings or earning capacity.)

Name:				
Date of Birth:			7	
Social Security Number:			*	
I hereby authorize				
			<del></del>	
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to release all existing records a person's employment, income REED LLP, 101 Hudson Structure designated agents ("Receiving connection with the currently authorization shall cease to be litigation concludes.	and education to the eet, Suite 3601, Jeng Parties"). These pending Vioxx litig	te law firm of <u>H</u> rsey City, New records shall be ation involving	UGHES HUBBAR  Jersey 07302 and/o e used or disclosed s the person named al	D & or its solely in pove. This
I understand that this a employment personnel file (in forms, medical reports, worke relating to employment, past a educational records (including records). This listing is not m	cluding attendance rs' compensation cland and present, all recor- to those relating to co-	reports, performaims), and also independent rds related to clap ourses taken, deg	nance reports, W-4 f ncludes all other rec tims for disability, a	orms, W-2 cords nd all
Any photostatic copy of may be substituted in its place Hughes Hubbard & Reed LLP	. Copies of these m	aterials are to be		
	Dated this _	day of	, 2007	
	,		<del></del>	
If a representative, please desc his/her behalf:			ff and your authority	to act on

#### AUTHORIZATION FOR RELEASE OF RECORDS (To be signed by plaintiffs not making a claim for lost wages or earning capacity.)

ame:
eate of Birth:
ocial Security Number:
I hereby authorize
o release all existing records and information in its possession regarding the above-named berson's employment and education (with the exception of W-4 and W-2 forms) to the law firm of HUGHES HUBBARD & REED LLP, 101 Hudson Street, Suite 3601, Jersey City, New Jersey 07302 and/or its designated agents ("Receiving Parties"). These records shall be used or disclosed solely in connection with the currently pending Vioxx litigation involving the person named above. This authorization shall cease to be effective as of the date on which the above-named person's Vioxx litigation concludes.  I understand that this authorization includes the above-named person's complete employment personnel file with the exception of W-4 and W-2 forms (including attendance reports, performance reports, medical reports, workers' compensation claims), and also includes all other records relating to employment, past and present, all records related to claims for disability, and all educational records (including those relating to courses taken, degrees obtained, and attendance records). This listing is not meant to be exclusive.  Any photostatic copy of this document shall have the same authority as the original, and may be substituted in its place. Copies of these materials are to be provided at the expense of
Hughes Hubbard & Reed LLP.  Dated this day of, 2007
If a representative, please describe your relationship to the plaintiff and your authority to act on his/her behalf:

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DLA PIPER US LLP

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

IN RE: NEW YORK BEXTRA AND CELEBREX PRODUCT LIABILITY LITIGATION

GERALDINE M. ALAPECK,

Index No. 762000/06

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: 16 ex No. 111293/06

again TIC FILING aintill , PHARMACIA CORPORATION hollyowned subsidiary of PFIZER INC., and PHALMACIA & UPJOHN COMPANY, a wholly-owned subsidiary of PHARMACIA CORPORATION, and MERCK & CO., INC.,

Defendants.

DISMISSAL WITH PREJUDICE AGAINST PFIZER DEFENDANTS

IT IS HEREBY STIPULATED AND AGREED, by and between the parties to the aboveentitled action through their respective attorneys, that whereas no party hereto is an infant, incompetent person for whom a committee has been appointed or conservatee and no person not a party has an interest in the subject matter of this action, all claims asserted against Pfizer Inc., Pharmacia Corporation, and Pharmacia & Upjohn Company ("Pfizer Defendants") in the Complaint in the above-entitled action are dismissed with prejudice and without costs to any of the parties as against the other. This Stipulation may be filed without further notice with the

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DLA PIPER US LLP

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Clerk of the Court. A facsimile copy of this Stipulation shall have the same effect as the original.

Dated: New York, New York Much 5 , 2008

LAW OFFICE OF RONALD R. BENJAMIN

By:

Ronald R. Benjami

126 Riverside Drive P.O. Box 607

Binghamton, New York 13902-0607

607-772-1442.

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Attorneys for Pfizer Defendants

HUGHES HUBBARD & REED LLP

By:

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Attorneys for Merck & Co., Inc.

717 26 FAX

HH&R LLP 11W

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DLA PIPER US LLP

212-403-5663 **₩008 11:33** 

Clerk of the Court. A facsimile copy of this Stipulation shall have the same effect as the original.

By:

Dated: New York, New York <u>4\_</u>, 2008

LAW OFFICE OF RONALD R. BENJAMIN

DLA PIPER US LLP

Ronald R. Benjamin

126 Riverside Drive P.O. Box 607

Binghamton, New York 13902-0607

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Attorneys for Merck & Co., Inc.